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1	This continuance is requested to provide the defense attorney additional time to contact
2	claimants and discuss their restitution requests. The parties are attempting to resolve the requests
3	by stipulation. Mr. Booth-Hall is currently in BOP custody and additional time is required for
4	Defense Counsel to discuss the proposed settlement with him prior to resolution of the claims.
5	Despite repeated attempts to obtain the cooperation of the staff at his facility, Mr. Booth-Hall has
6	not been afforded a method to call Defense Counsel confidentially to discuss the matter. Mr.
7	Booth-Hall explicitly waives the 90-day time period set forth for the restitution hearing.
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9	Respectfully submitted,
10	HEATHER E. WILLIAMS Federal Defender
11	r cacrar Defender
12	Date: January 17, 2025 /s/ Rachelle Barbour RACHELLE BARBOUR
13	Assistant Federal Defender Attorneys for Defendant
14	CHRISTOPHER BOOTH-HALL
15	Date: January 17, 2025 MICHELE BECKWITH
16	Acting United States Attorney
17	/s/Roger Yang
18	ROGER YANG Assistant U.S. Attorney
19	Attorney for Plaintiff
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